COPYRIGHT ARBITRATION ROYALTY PANEL -

In the Matter of Claims to Cable Royalty Fees	GENERAL COUNSELL OF COPYRIGHT ,
pursuant to 17 U.S.C. § 111(d)(4)(A) and 37 C.F.R. § 252.3	200 C 1894
	RECEIVED
pursuant to 17 U.S.C. § 111(d)(4)(A) and by cable systems during the period of controls.	s hereby file its claim to compulsory license fees d 37 C.F.R. § 252.3 for secondary transmissions lanuary 1 through December 31, 1993.
In compliance with 37 C.F.R. § 29 information:	52.3, said claimant hereby furnishes the following
(1) The full legal name of the person	n or entity claiming compulsory license fees is:
(2) The full address of the place of I	
	rks whose secondary transmissions provided the
(4) On the basis of information and	belief, our copyrighted program HILL STREET BLUES
was	the subject of a primary transmission by television
	on <u>January 3</u> , 1993, and was retransmitted in the company of the
which serves Blythevil	
(5) If further information is required,	please contact:
NAME:George W. McFet	ridge, Jr.
[1] [usiness & Legal Affairs
ADDRESS: 12700 Ventue Studio City	ra Blvd, Suite 200 , CA 91604
TELEPHONE #: (818) 755-2	
FACSIMILE #, IF ANY: (818)	755-2488
Signature of Authorized Officer:	
Typed/Printed Name: George W. M	cFetridge, Jr.
DATE: July 26	1994